### **DOCKETING STATEMENT**

## **INSTRUCTIONS**

- 1. Counsel for appellant must file two copies of a docketing statement with all attachments within fourteen days of filing the notice of appeal for every case appealed or cross-appealed to the court of appeals. The docketing statement must be received by the court of appeals clerk's office within the fourteen days allowed to be deemed timely filed. Copies must be served on the opposing party or parties.
- 2. The attorney filing the notice of appeal is responsible for filing the docketing statement, even if different counsel will handle the appeal. In the case of multiple appellants represented by separate counsel, the parties must confer and decide who will file the docketing statement. Appellants proceeding pro se may file a docketing statement, but are not required to do so.
- 3. The docketing statement is not a brief but will be used by the circuit mediator for pre-briefing review of civil cases in which all parties are represented by counsel, and in mediation conducted in such cases under Fourth Circuit Local Rule 33. The nature of proceedings and relief sought should be stated succinctly. The issues should be framed with reference to the specific facts and circumstances of the case. Conclusory statements such as "the judgment of the trial court is not supported by the law or facts" are unacceptable. Although a party will not be precluded from raising additional issues in the brief, counsel should make every effort to include in the docketing statement all of the issues that will be presented to the Court. The docketing statement should not contain motions or other requests for interim relief. If counsel in a civil case believes a mediation conference would be beneficial, counsel may make a confidential request for mediation by contacting the Office of the Circuit Mediator directly at (843) 521-4022.
- 4. Counsel's failure to file the docketing statement within the time set forth will cause the Court to initiate the process for dismissal of the appeal under Fourth Circuit Local Rule 45.
- 5. If an opposing party concludes that the docketing statement is in any way inaccurate, incomplete, or misleading, that party should file two copies of any additions or corrections to the docketing statement with the clerk's office within seven days of service of the docketing statement, with copies to all other parties.
- 6. You must attach to this docketing statement:

- ! ADDITIONAL PAGES CONTAINING EXTENDED ANSWERS TO QUESTIONS ON THIS FORM.
- ! THE NOTICE OF APPEAL.
- ! THE DISTRICT COURT DOCKET SHEET.
- ! A COPY OF THE ORDER OR JUDGMENT FROM WHICH THE APPEAL IS TAKEN.
- ! ANY OPINION OR FINDINGS.
- ! ANY OPINION, FINDINGS, OR RECOMMENDATION OF A UNITED STATES MAGISTRATE JUDGE, AN ADMINISTRATIVE LAW JUDGE, A SOCIAL SECURITY APPEALS COUNCIL, OR A BANKRUPTCY COURT.
- ! A COPY OF THE TRANSCRIPT ORDER (WITH ATTACHMENTS), IF ANY.
- ! A CERTIFICATE OF SERVICE FOR THIS DOCKETING STATEMENT.

# UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

United States Courthouse 1100 East Main Street, 5th Floor Richmond, Virginia 23219-3517 (804) 916-2700

# DOCKETING STATEMENT

Capti	on of C	ase 4CCA Docket No.(IF KNOWN)
V.		Type of Action Civil Criminal/Prisoner Cross Appeal
Distri Statut	e or othe	Judge District Court Docket Numberer authority establishing jurisdiction in the:
	Court	of Appeals
A.	Timeli 1. 2. 3. 4. 5.	Date of entry of judgment or order appealed from
B.	Finalit 1.	y of Order or Judgment  Is the order or judgment appealed from a final decision on the merits?

	2.	If no,				
		a.) Did the district court order entry of judgment as to fewer than all claims or all parties pursuant to FRCP 54(b)?				
		b.) Is the order appealed from a collateral or interlocutory order reviewable under any exception to the finality rule?  Yes No				
		If yes, explain				
	3.	(Criminal only) Has the defendant been convicted?   Yes   No				
	4.	Has a sentence been imposed?				
	5.	Is the defendant incarcerated? $\square$ Yes $\square$ No				
C.		Has this case previously been appealed?   Yes   No  If yes, give the case name, docket number and disposition of each prior appeal on a separate				
	puge					
D.		d on your present knowledge: this appeal involve a question of first impression?				
		☐ Yes ☐ No				
	II yes	s, please explain briefly on a separate page.				
E.		any related cases or cases raising related issues pending in this Court, any district court is circuit, or the Supreme Court?  Yes  No				
	If yes	s, cite the case and the manner in which it is related on a separate page. If abeyance, olidation, or in seriatim argument is warranted, counsel must file a separate motion				
		ing such relief. elated case is pending in this Court, has it been accepted for mediation by the Office of				
		Circuit Mediator?				
F.	State	the nature of the suit, the relief sought, and the outcome below. Attach additional page				
	if neo	cessary.				
G.	Issue	s to be raised on appeal. Attach additional page if necessary.				
H.	Is set	ttlement being discussed?				

I.	Is di	sposition on motions, memoranda, or abbreviated briefing schedule appropriate?  Ves  No		
		s, you must file an appropriate motion. Is oral argument necessary?  Yes  \text{No}  \text{No}		
J.	Is a t	e there any in-court proceedings below?  \( \subseteq \text{ Yes} \subseteq \text{ No} \)  transcript necessary for this appeal?  \( \subseteq \text{ Yes} \subseteq \text{ No} \)		
		If yes, is transcript already on file with district court?		
	If tra	inscript is not already on file, attach copy of transcript order.		
	1.	Adverse partyAttorney		
		Address		
		Telephone_		
	2.	Adverse party		
		Attorney		
		Address		
		Telephone		
L.	If thi	s case arises out of a bankruptcy proceeding, attach a copy of the caption of the case in		

L. If this case arises out of a bankruptcy proceeding, attach a copy of the caption of the case in the bankruptcy court showing the parties' status as debtor, creditor, trustee, plaintiff, defendant, etc.

Attorney's name		
Attorney's name		
Firm	Tele	
Firm	Atto	orney's name
Address		
Telephone  Will you be handling the appeal? (In criminal cases counsel below will handle the appunless relieved by this court.)  ☐ Yes ☐ No  FRAP 12(b) provides that each attorney who files a notice of appeal must file with the clof the court of appeals a statement naming each party represented on appeal by that attorn Any counsel, other than the attorney filing this form, who filed a notice of appeal must file with the closure of appeal must file with the closure of appeals and the attorney filing this form, who filed a notice of appeal must file with the closure of appeal must file with the closure of appeals and the attorney filing this form, who filed a notice of appeal must file with the closure of appeals and the attorney filing this form, who filed a notice of appeal must file with the closure of appeal must file with the closure of appeals and the attorney filing this form, who filed a notice of appeal must file with the closure of appeal must file with the closure of appeals and the attorney filing this form, who filed a notice of appeal must file with the closure of appeals and the attorney filing this form, who filed a notice of appeal must file with the closure of appeals and the attorney filing this form, who filed a notice of appeal must file with the closure of appeals and the attorney files are the attorney files at the attor	Ado	lress
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of the court of appeals a statement naming each party represented on appeal by that attorn Any counsel, other than the attorney filing this form, who filed a notice of appeal m		ess relieved by this court.)
	of tl Any	he court of appeals a statement naming each party represented on appeal by that attorney counsel, other than the attorney filing this form, who filed a notice of appeal mu
		Signature

#### ATTACH:

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